IN THE U.S. RECEIVING OFFICE OF THE POTYPYO 2 5 SEP 2001

Applicant:

BELLSOUTH INTELLECTUAL PROPERTY CORPORATION

#5

International

Application No.:

PCT/US99/06429

International

Filing Date:

24 March 1999

For:

WIRELESS TELEMETRY METHODS AND SYSTEMS FOR

COMMUNICATING WITH OR CONTROLLING INTELLIGENT

DEVICES

Box PCT Assistant Commissioner for Patents Washington, D.C. 20231

PECEIVED

21 SEP 2001

Legar staff International Division

STATEMENT REGARDING LACK OF SIGNATURE OF APPLICANT/INVENTOR UNDER PCT RULE 4.15(b)

Sir:

The U.S. Receiving Office is hereby petitioned to accept the above-identified application without the signatures of applicant/inventors Karl Warfel and Kevin Whitley.

These applicant/inventors were one-time employees of a company that is affiliated with the present assignee and signed employment agreements wherein they agreed to execute documents necessary to obtain a patent for any intellectual property anywhere in the world. Although unsuccessful, the employer has made good faith attempts to obtain the executed Powers of Attorney as well as the Combined Declaration and Assignment documents that would be due when the international application is entered into the national phase of prosecution.

Attached for review by the Receiving Office are copies of the following documents:

- Memorandum to applicant/inventors Karl Warfel and Kevin Whitley forwarding Power of Attorney documents for execution and return via certified mail;
- 2. Copies of the return receipt for above-identified documents signed by Messrs. Warfel and Whitley;
- 3. Copies of the employment agreements; and

International Application No.: PCT/U 06429
International Filing Date: 24 March 1955
STATEMENT REGARDING LACK OF SIGNATURE OF APPLICANT/INVENTOR UNDER PCT RULE 4.15(b)

4. Copies of the executed assignment documents for the priority document.

Respectfully submitted,

Mitchell G. Stockwell

Reg. No. 39,389

Date: July 6, 1999

KILPATRICK STOCKTON LLP 1100 Peachtree Street, Suite 2800 Atlanta, Georgia 30309-4530 (404) 815-6214 BellSouth Intellectual Property
Management Corporation
Suite 500
1155 Peachtree Street, N.E.
Atlanta, Georgia 30309-3610
arena.christopher@bsc.bellsouth.net

Christopher M. Arena General Attorney

404 249-2612 Fax 404 249-2821

MEMORANDUM

TO:

Karl Warfel

Kevin Whitley

FROM:

Christopher M. Arena CMA J

DATE:

May 5, 1999

RE:

Execution of PCT Powers of Attorney and Assignment

Claiming Priority to U.S. Provisional Application No. 60/079,215 Title of Invention: Wireless Telemetry Methods and Systems for

Communicating with or Controlling Intelligent Devices

KS File No.: 36968/176363

BellSouth File No.: 98018WP

Action: Please execute the PCT Powers of Attorney/Assignment and

return to us no later than May 17, 1999

On March 24, 1999, we filed a PCT application, designating all eligible PCT countries, including the designation of the U.S. as a continuation-in-part application. The international application was filed without all the executed documents.

Please find enclosed a PCT Powers of Attorney and Assignment for your execution. Each inventor has been given the same material. Please execute both forms, ensuring that the Assignment is executed in the presence of a notary.

We appreciate your assistance in this request.

Enclosure

CMA/jt

ASSIGNMENT

have invented certain improvements in Win Communicating with or Controlling Internal an application for United States Patent on _as part of an International Application filed	with the U.S. Receiving Office of the PCT on rovisional Patent Application Nos. 60/079,215			
WHEREAS, BellSouth Intellectual Property Corporation, a corporation of the State of Delaware, U.S.A., having its principal place of business at 824 Market Street, Suite 510, Wilmington, Delaware 19801, United States of America, desires to purchase same;				
and other good and valuable consideration Corporation, the receipt and sufficiency of assigned, transferred and conveyed and by and convey unto BellSouth Intellectual Pro and its territories and for foreign countries, International Application (including the U. set forth and in and to any patent which ma renewal, division, or continuation, in whole Provisional Patent Application; and we her representatives, administrators and assigns consideration, any and all applications, pet and instruments which may be necessary it sale, assignment, transfer and conveyance	which are hereby acknowledged, we have sold, these presents do hereby sell, assign, transfer. perty Corporation, in and for the United States the entire right, title and interest in and to said S. part thereof), in and to the invention therein ay issue on said application or any reissue, e, or in part thereof, and to said U.S. reby bind ourselves, our heirs, legal properly to execute without further itions, oaths and assignments or other papers in order to carry into full force and effect the hereby made or intended to be made.			
IN WITNESS WHEREOF, day of, 1999.	I have hereunto set my hand and seal this			
	Kevin T. Whitley			
State of Georgia)			
County of) ^{SS.}			
Then personally appeared the above reforegoing instrument to be his free act and do 1999.	named Kevin T. Whitley who acknowledged the ced, before me, this day of,			
	Notary Public			
ATLLIB01 476380.1				

International Application No.	National Application under 35 U.S.C. 371 visional Application No. 60/079,215
	S WHEREOF, I have hereunto set my hand and seal this
	Karl B. Warfel
State of)
County of) ^{ss.}
Then personally appe foregoing instrument to be hi 1999.	ared the above named Karl B. Warfel who acknowledged the s free act and deed, before me, this day of
	Notary Public

International Application No	National Application under 35 U.S.C. 371 ovisional Application No. 60/079,215
IN WITNES day of, 199	S WHEREOF, I have hereunto set my hand and seal this9.
	Arthur M. Shand
State of)
County of) ^{ss.}
	eared the above named Arthur M. Shand who acknowledged the is free act and deed, before me, this day of
	Notary Public

ATTORNEY'S DOCKET NUMBER

BS100/176363

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

WIRELESS TELEMETRY METHODS AND SYSTEMS FOR COMMUNICATING WITH OR CONTROLLING INTELLIGENT DEVICES

	is attached hereto			
	was filed as United States App	olication Serial No.		
	on			<u> </u>
	and was amended on		(if applic	able).
Ø	was filed as PCT International	Application Number PCT/U	JS99/	on
4 4	24 March 1999 (24.03.99) ar			
	on			cable).
in accordance	e the duty to disclose information with Title 37, Code of Federal Ro n foreign priority benefits under Ti for patent or inventor's certificat	tle 35, United State code,	§119 of any for	reign designatin
In accordance I hereby clain application(s) at least one of below any for application(s) the same sub-	e with Title 37, Code of Federal Re n foreign priority benefits under Ti for patent or inventor's certificate country other than the United State reign application(s) for patent or in designating at least one country oject matter having a filing date be	tle 35, United State code, e or of any PCT internation es of America listed below nventor's certificate or any other than the United State fore that of the application	§119 of any for nal application(s) and have also in PCT internation es of America fin(s) of which pri	reign designatin dentified nal led by me o ority is
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COMBINED DECLARATION PATENT APPLICATION AND POWER OF ATTORNE' (Includes Reference to PCT International Applications)

(DAUNITAC '

ATTORNEY DOCKET NUMBER

BS100/176363

I hereby claim the benefit under Title 35, United States Code, §120 of any United States application(s) or PCT international application(s) designating the United States of America that is/are listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in that/those prior application(s) in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, §1.56(a) which occurred between the filing date of the prior application(s) and the national or PCT international filing date of this application:

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TOT ATTECATION TO			ASSIGNED					
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PO	WER OF ATTOR	NEY: As a nan	ned inventor, I he	eby appoint the following attorney	(s) and/or	agent(s)	to prosecute th	is application and
	scapt all husiness in t	he Patent and To	ademark Office co	onnected therewith. (List name and	d registrat	ion numb	er)	
Jo	hn S. Pratt 29,4	76; James L.	. Ewing, IV 3	0,630; Charles W. Calkins chard T. Peterson 35,320;	Charles	T Sim	je T. iviarcot imons 35 35	1 33,014; Dean W.
Ku	ssell 33,452; Ri	chard A. Cleg	ig 33,465; Ni 35 799: The	odore R. Harper 35,890; G	eoff L.	Sutcliff	e 36,348; N	litchell G.
St	ockwell 39.389:	Marcus Delo	ado 38,122:	Michael J. Turton 40,852;	Washir	igton, E	dwina T. 43	3,187; Williams,
	milla C. P43,99							
Se	nd Corresponder	nce to:	John S. Pr	•		Direct To	elephone Calls t	o:
				STOCKTON LLP		Mitaba	di G. Stocku	roll Eco
		htree Street, Suite 2800 A 30309-4530			ell G. Stockw 815-6214	ven, csy.		
2	FUEL NAME OF BOVENTOR	FASALY NAME	Allanta, G	PRIST GIVEN HAME		SECOND GIVE	H HAME	
-		Whitley		Kevin Thomas STATE OR FOREIGN COUNTRY COUNTRY OF CITIZENSHIP				
٥	RESIDENCE & CITIZENSHIP	Acworth		Georgia		U.S.A.		
1	#OST OFFICE ADDRESS	POST OFFICE ADDRESS		ary		STATE & ZIP COOE,COUNTRY		
Ш	5030 Oak Hollow Drive		Acworth Georgia 3010			2		
2	_					Bernard		
۰	RESIDENCE & CITUENSHIP	Warfel				ONTRY OF CITIZENSHIP		
	Greyson		Georgia		U.S.A.			
2	- 1 00000000000000000000000000000000000		Greyson		Georgia 30017			
2	1296 Pinehurst Road		FIRST GIVEN NAME		ECCOND GIVEN HAME			
ľ	Shand		Arthur		Mathew			
٥	O PESIDENCE & CITIZENSHIP CITY		STATE OR FOREIGN COUNTRY		U.S.A.			
3	Big Canoe POST OFFICE ADDRESS POST OFFICE ADDRESS		Georgia		STATE & ZIP COOC/COUNTRY			
10881 Big Canoe Big Canoe Georgia 30143								
Г	1 hereby	declare that	all statement	s made herein of my own	n know	ledge a	re true and	that all
1	statemen	ts made on	information :	and belief are believed to	be tru	ıe; and	further tha	it these
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SENDER: «Complete items 1 and/or 2 for additional services. «Complete items 3, 4a, and 4b. «Print your name and address on the reverse of this form so the	antinum minimatium thin	I also wish to receive the following services (for an
card to you. Attach this form to the front of the mailpiece, or on the back if		oxua 100).
permit. Write "Return Receipt Requested" on the mailpiece below the	-	1. Addressee's Address
The Return Receipt will show to whom the article was delived	ed and the date	2. Restricted Delivery
delivered.		Consult postmaster for fee.
3. Article Addressed to:	4a. Article N	
Kevin Whitley		248 592
5030 Oak Hollow Drive	4b. Service	• •
Acworth, GA 30102	Register	71,000,000
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SENDER: Complete items 1 and/or 2 for additional services.		I also wish to receive the
Complete items 7, 4a, and 4b. Print your name and address on the reverse of this form so the	at we can return this	following services (for an extra fee):
		•
card to you. Attach this form to the front of the mailpiece, or on the back if permit.		1. Addressee's Address
permit. Write "Return Receipt Requested" on the mailpiece below the The Return Receipt will show to whom the article was delivered	article number. ed and the date	2. Restricted Delivery
delivered.		Consult postmaster for fee.
3. Article Addressed to:	4a. Article N	lumber
Karl Warfel		248 591
12819 SE 38th Street	4b. Service	
Suite 261	☐ Register	
Bellevue, WA 98006	☐ Express	
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5. Received By: (Print Name) 6. Signature: (Addressee or Agent)		s paid)

PS Form 3811, December 1994

102595-97-B-0179 Domestic Return Receir

BellSouth Person Communications, Inc. Employ Agreement tual Property and Nonsolicitat 1 of Employees Regarding Intel!

CONSIDERATION of my employment, continued employment, promotion, or job reassignment, by my EMPLOYER, and other good and valuable consideration:

I hereby assign and agree to assign to my EMPLOYER, or its designee, all my right, title and interest in and to all INTELLECTUAL PROPERTY which during the period of my employment by my EMPLOYER I may DEVELOP either:

- in the course of such employment, or
- with the use of time, material, private or proprietary information, or facilities of my EMPLOYER, or any of its AFFILIATED COMPANIES; or
- relating, at the time I DEVELOP same, to the business or research or development of my EMPLOYER or any of its AFFILIATED COMPANIES.

I will promptly disclose all INTELLECTUAL PROPERTY to my EMPLOYER and, without charge to it but at its expense, will execute a specific assignment of title to my EMPLOYER, or its designee, upon its request and will do anything else reasonably necessary to enable my EMPLOYER, or its designee, to secure a patent, copyright or other form of protection for said INTELLECTUAL PROPERTY anywhere in the world.

I further agree that I will keep in confidence and will not, except as required in the conduct of the business of my EMPLOYER, or as authorized in writing on its behalf, publish, disclose, or use, or authorize anyone else to publish, disclose, or use during the period of my employment, and subsequent thereto, any private or proprietary information when my employment terminates. I will relinquish all documents and records containing such information to my EMPLOYER. I understand that commencing two years after my termination date, my obligation regarding confidentiality will not apply to any information which is not a trade secret under Georgia law.

I further agree that while employed by EMPLOYER, and during the two (2) year period immediately following the termination of my employment for any reason, I will neither directly nor indirectly induce or attempt to induce any employee of EMPLOYER to terminate his or her employment; provided, however, after termination of my employment, I may offer employment either on my behalf or on behalf of any other individual or entity to any employee of EMPLOYER, who, without any inducement by me, has terminated his or her imployment with EMPLOYER.

I further agree that the various provisions of the Agreement:

- shall be interpreted in accordance with Georgia Law,
- shall be binding upon my heirs, executors, administrators and assigns, and
- shall be deemed separable from each other, and the invalidity of one provision shall not affect the validity of any other provision.

I further agree that the various provisions of the Agreement shall not be deemed to provide or imply the duration or other terms and conditions of my employment.

I further agree that as used in this Agreement, "EMPLOYER" shall mean BELLSOUTH PERSONAL COMMUNICATIONS, INC which employs me, and any BELLSOUTH COMPANY which may become my employer in the future; "DEVELOP" or "DEVELOPED" shall mean to make, create, develop, write or conceive; and "INTELLECTUAL PROPERTY" shall include inventions, discoveries, ideas, improvements, computer or other apparatus programs and related documentation and other works of authorship, whether or not patentable, copyrightable or susceptible to other forms of protection, whether DEVELOPED during or outside of regular working hours, or solely or jointly with others.

The Bleg	KARL WARFEL
oloyce Signature 4-15-96	Employee's Name (Print or Type) Z01-50-8553
:	Social Security Number
NESSED BY: 4/19/56	Bill Mayberry
nature / V V	Witness's Name (Print of Type)

IN CONSIDERATION of my employment, continued employment, promotion, or job reassignment, by my EMPLOYER, and other good and valuable consideration:

- I hereby assign and agree to assign to my EMPLOYER, or its designee, all my right, title, and interest in and to all INTELLECTUAL PROPERTY, which during the period of my employment by my EMPLOYER I may DEVELOP Α. either:
 - in the course of such employment; or ١.
 - with the use of the time, material, private, or proprietary information, or facilities of my EMPLOYER, or 2. any of its AFFILIATED COMPANIES; or
 - relating, at the time I DEVELOP same, to the business, or research, or development of my EMPLOYER, or 3. any of its AFFILIATED COMPANIES.
- I will promptly disclose all INTELLECTUAL PROPERTY to my EMPLOYER and, without charge to it but at its expense, will execute a specific assignment of title to my EMPLOYER, or its designee, upon its request and will do В. anything else reasonably necessary to enable my EMPLOYER, or its designee, to secure a patent, copyright, or other form of protection for said INTELLECTUAL PROPERTY anywhere in the world.
- I further agree that I will keep in confidence and will not, except as required in the conduct of the business of my EMPLOYER, or as authorized in writing on its behalf, publish, disclose, or use, or authorize anyone else to publish, C. disclose, or use during the period of my employment, and subsequent thereto, any private or proprietary information which I may in any way acquire, learn, develop or create by reason of my employment by my EMPLOYER and that when my employment terminated, I will relinquish all documents and records containing such information to my EMPLOYER.
- I further agree that the various provisions of this Agreement: D.
 - shall be interpreted in accordance with Georgia law; 1.
 - shall be binding upon my heirs, executors, administrators and assigns; and 2.
 - shall be deemed separable from each other, and the invalidity of one provision shall not affect the validity 3. of any other provision.
- I further agree that the various provisions of this Agreement shall not be deemed to provide or imply the duration or E. other terms and conditions of my employment.
- I further agree that as used in this Agreement, "EMPLOYER" shall mean the BELLSOUTH COMPANY which employs me; "BELLSOUTH COMPANY" shall mean BellSouth Personal Communications, Inc., or any company F. owned or controlled, either directly or indirectly; thereby, "AFFILIATED COMPANIES" shall mean any parent or subsidiary of BellSouth Personal Communications, Inc., and any subsidiary owned or controlled, either directly or indirectly, by any of them; "DEVELOP" or "DEVELOPED" shall mean to make, create, develop, write, or conceive; and "INTELLECTUAL PROPERTY" shall include inventions, discoveries, ideas, improvements, computer, or other apparatus programs and related documentation and other works of authorship, whether or not patentable, copyrightable or susceptible to other forms of protection, whether DEVELOPED during or outside of regular working hours, or solely or jointly with others.
- I hereby acknowledge that I have on this day received a copy of this Agreement. G.

G. I hereby acknowledge that I have on this day received	, , , , , , , , , , , , , , , , , , ,
EMPLOYEE'S SIGNATURE	EMPLOYEE'S NAME (PRINT OR TYPE)
11/20/95 DATED	567-25-8474 SOCIAL SECURITY NUMBER
STRENISOR'S SIGNATURE	SUPERVISOR'S NAME (PRINT OR TYPE)
	٠,

ASSIGNMENT

WHEREAS, we, Kevin Thomas Whitley and Karl Bernard
Warfel have invented certain improvements in a "WIRELESS
TELEMETRY METHODS AND SYSTEMS" for which we have executed an
application for United States Letters Patent and

WHEREAS, BellSouth Corporation, a Georgia corporation having an office at 1155 Peachtree Street, N.E., Atlanta, Georgia, 30367-6000, desires to purchase same;

NOW, THEREFORE, in consideration of the sum of Five Dollars (\$5.00) and other good and valuable consideration paid by BellSouth Corporation, the receipt and sufficiency of which are hereby acknowledged, we have sold, assigned, transferred and conveyed and by these presents do hereby sell, assign, transfer and convey unto BellSouth Corporation, in and for the United States and its territories and for foreign countries, the entire right, title and interest in and to said application, in and to the invention therein set forth and in and to any patent which may issue on said application or any reissue, renewal, division, or continuation thereof; and we hereby bind ourselves, our heirs, legal representatives, administrators and assigns properly to execute without further

ATLEIBOT 564875 I

consideration, any nd all applications, pet ions, oaths and assignments or other papers and instruments which may be necessary in order to carry into full force and effect the

sale, assignment, ansfer and conveyance her y made or intended to be made.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this <u>16</u> day of <u>AP210</u>, 1998.

Kevin Thomas Whitley

STATE OF GEORGIA)

COUNTY OF Fulfon)

ss.

On this May of April , 1998, before me, a notary public, came Kevin Thomas Whitley, to me known and known to be the individual described in and who executed the foregoing assignment, and he duly acknowledged the same to be his free act and deed.

Notary Public

(SEAL)

A Miller /.

My Commission expires:

NOTARY PUBLIC, DEKALD COUNTY, GEORGIA MY COMMISSION EXPIRES FEB. 1, 1999

IN WITNESS TEREOF, I have hereunto s my hand and
seal this 44 day of MAY, 1998.
Marl Bernard Warfel
STATE OF GEORGIA)) ss. COUNTY OF)
COUNTY OF)
On this <u>/4</u> day of <u>MA/</u> , 1998, before
me, a notary public, came Karl Bernard Warfel, to me known and
known to be the individual described in and who executed the
foregoing assignment, and he duly acknowledged the same to be
his free act and deed.
Notary Public
My Commission expires:

(SEAL)

My Commission expires

Notary Public, DeKalb County, Georgia My Commission Expires January 17, 1999